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6	Attorneys for Plaintiff			
7	UNITED STATES DISTRICT COURT			
8	DISTRICT OF NEVADA			
9	MLS HOLDINGS, LLC,  Case No.: 2:18-cv-00477-GMN-PAL			
10	Plaintiff,		Case No.: 2.16-CV-004//-GIVIN-FAL	
11	v. 1012 BASS A LV PROPERTY TRUST,		STIPULATION AND ORDER TO EXTEND TIME TO FILE RESPONSE TO PLAINTIFF'S COMPLAINT	
12				
13	Defendant.		(DKT 1)	
14	Defendant.		(First Request)	
15				
16	IT IS HEREBY STIPULATED AND AGREED by and between Christina H. Wang,			
17	Esq. of Fidelity National Law Group, counsel for Plaintiff MLS Holdings, LLC ("Plaintiff") and			
18	Jeff Brauer, Esq. of Brauer, Driscoll, Sun and Associates, counsel for Defendant 1012 Bass A LV			
19	Property Trust ("Defendant"), as follows:			
20	IT IS HEREBY STIPULATED AND AGREED that Defendant's deadline to respond to Plaintiff's Complaint (DKT 1), which is currently due April 11, 2018, shall be extended to April			
21				
22	23, 2018.			
23				
24	FIDELITY NATIONAL LAW GROUP	BRA	UER, DRISCOLL, SUN AND ASSOCIATES	
25	/s/Christina H. Wang /s/Jeff Brauer CHRISTINA H. WANG, ESQ. Nevada Bar No. 9713 JEFF BRAUER, ESQ. Nevada Bar No. 13834		_	
26			da Bar No. 13834	
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28	Attorneys for Plaintiff		neys for Defendant	
nal	Page 1 of 2			

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## **ORDER** UPON STIPULATION of the parties and good cause appearing therefor, IT IS HEREBY ORDERED that Defendant's deadline to respond to the Plaintiff's Complaint (DKT 1) shall be extended to April 23, 2018. DATED this 23rd day of March, 2018. Respectfully submitted by: FIDELITY NATIONAL LAW GROUP /s/Christina H. Wang CHRISTINA H. WANG, ESQ. Nevada Bar No. 9713 1701 Village Center Circle, Suite 110 Las Vegas, Nevada 89134 Attorneys for Plaintiff